

Edmonton Daily Bulletin.

VOL. IX., NO. 61.

Forecasts—Cloudy with Showers.

EDMONTON, ALBERTA SATURDAY, SEPTEMBER 16, 1911.

FOURTEEN PAGES.

PRICE FIVE CENTS.

GRIESBACH WILL NOT FACE TRIAL BEFORE THE ELECTION

May's Solicitors Arranged Special Sittings of Court on Monday.

Other Side Refuse Consent to Trial

Will Not Present Evidence of Ballot Box Charges Before Election.

Faced with the opportunity to prove at a special sitting of the Supreme court that he had been defrauded on Monday next, the charge made by him in the Thistle risk that improperly conducted trials had been held and made and distributed for the benefit of the northern police, Major Griesbach, who represents the Conservative cause in the Edmonton constituency, has withdrawn his suit, and his solicitor, refused this morning to give his consent to the trial of the action.

Recognizing the public importance of this charge and being desirous that the facts should be known before the electors before they cast their votes at the polls on Thursday next, Hon. George MacKenzie, who entered action for Griesbach yesterday, and his solicitor, secured the counsel of Chief Justice Harvey to the holding of a special sitting of the court on Monday next for the trial of the action.

Assuming that Mr. Griesbach would be well founded and that he would welcome the opportunity to establish them before polling day, Dr. J. MacKenzie, Griesbach's solicitor, waited upon Mr. Griesbach this morning to secure his consent to the trial to be held on Monday. Mr. MacKenzie's offer was practically unconditional. He declared that he had no objection whatever to examination for discovery by them and the court and also that he would forward the documents to Griesbach until the trial. Mr. Griesbach's solicitors refused their consent and as the holding of the special sitting of the court was contingent upon their consent the trial will be delayed.

When Mr. Griesbach produced his false evidence, it was agreed that it was stated that it was made "by those who can produce and will give evidence before the court that these boxes were made for use in this election." At a later meeting he declared that the evidence would be produced and that the trial would be held as soon as possible if he could.

The offer returned by Mr. Griesbach's solicitors this morning was embodied in the following letter:

Sept. 15.—To the Right Honourable Sir, J. E. Waldbillie, Esq., Barrister, etc.

Edmonton, Alta.

May vs. Griesbach.
The charges in question in this case are that the plaintiff in partake that it is advisable that the court should decide upon them at the earliest possible date.
I have communicated with the Honourable Chief Justice Harvey and he has stated that he is willing and able to accept this offer and that he wishes to remain in the words while awaiting the result of the trial.

It is my desire that you will advise me when it is proposed to have this trial.

Yours truly,

D. H. Mackinnon.

ENGLISHMAN FAVORITE IN GOLF CHAMPIONSHIP

Fair for Amateur Golf Championship Being Played Out Today Between Hines and Schaffner.

Rye, N.W.—The 18th green field between them and the majority of the country, about 100 yards from the Royal Liverwood club stood on the first tee at Awamiside today for the final in the English amateur golf championship presented the highest golfing talent of the two nations.

Two men, each of 1.2 miles course stretched before them and the majority of the country, about 100 yards from the Royal Liverwood club stood on the first tee at Awamiside today for the final in the English amateur golf championship presented the highest golfing talent of the two nations.

This afternoon, as many brilliant golfers in his class as any other thought the stand Hines had at the end of 7 miles journey with the American and Schaffner, the Englishman, the British title on his slight shoulders, the Hawley, turned his hand and his feet turned homeward.

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The Climax of the Campaign of Insult Against Americans and American Settlers.

Toronto, Sept. 15.—The climax of the campaign of insult against Americans and American settlers by opponents of reciprocity reached in this week's Oakville Ontario Record. This anti-reciprocity paper, which trade relations with the United States will mean fierce inscriptions with its pen, an acquaintance of their manners and customs. It continues: "Who of us would wish to accept the standards of misfortune of the citizens of the United States. Are we not repelled by the coarse, boorish, illiterate, hideously unkempt, ne'er-do-well, decadent crowd, whose standard of virtue is at least questionable? We are asked to change our allegiance and renounce our native land and virtuous loving England to this monstrosal conformation."

The article closes with an appeal to vote for David Henderson, the Conservative candidate.

TO RETURN GOVERNMENT BY INCREASED MAJORITY

PREDICTION CAN BE MADE WITH ABSOLUTE ASSURANCE THAT LAURIE—BEATS ON 33 MAJORITY NOT TAKEN.

Ottawa, Sept. 15.—From reliable reports received here from every province in Canada, the return of the Conservative government will be increased by 33 seats in the House of Commons, and the party will be in a position to command a majority of at least 57 after polling day.

Mr. Laurier, who will enter action for the Conservatives on Monday, has been told by his solicitor, Mr. MacKenzie, that his offer was practical and unconditional. He declared that he had no objection whatever to giving his consent to the trial of the action.

With regard to the trial of the action, he said: "I am not in a position to say whether or not I will consent to the trial of the action, but I will do so if the facts demand it."

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GRIESBACH CONVICTED OF FALSEHOOD BY THE AFFIDAVITS OF FRIENDS

With a few more words added, Mr. Griesbach has at last put himself the affidavit on which he boasted last Monday evening. He did so only when he was compelled to do so when the process of a law-suit they must in every event have been given to the public in the course of the trial.

Considering the nature of these affidavits, it is evident that Mr. Griesbach was not in a hurry to make them public. For one thing, the men who signed the Hines Bros. affidavit, Mr. Clegg, president of the Edmonton Chamber of Commerce, and Mr. W. H. Clege, president of the Edmonton Board of Trade, are presumably the men in Mr. Griesbach's box.

Second Charge Disputed.

Charge No. 2: That thirty boxes of the returning officer had been sent into the constituency, where they were to be used for the voting at the polls there being.

Disputed by the sworn testimony of the returning officer, who asserted that the 30 boxes were boxes for use in riding the horses for him and his drivers to him.

Charge No. 3: That thirty boxes of the returning officer had been sent into the constituency, where they were to be used for the voting at the polls there being.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been used by the returning officer in 1898, and that no boxes of the constituency had been sent to him by the returning officer.

Charge No. 4: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 5: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 6: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 7: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 8: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 9: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 10: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 11: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 12: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 13: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 14: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 15: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 16: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 17: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 18: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 19: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 20: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 21: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 22: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 23: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 24: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 25: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 26: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 27: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 28: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 29: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 30: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 31: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 32: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 33: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 34: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 35: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 36: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 37: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 38: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 39: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 40: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 41: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 42: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 43: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 44: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 45: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 46: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 47: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 48: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 49: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 50: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 51: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 52: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 53: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 54: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 55: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 56: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 57: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

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Charge No. 58: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 59: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

Disputed by the sworn statement of the returning officer, who asserted that the 30 boxes were boxes which had been made by Ross Brothers, who sent them to the returning officer.

Charge No. 60: That thirty boxes of this kind had been made by Ross Brothers, who sent them to the returning officer.

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Charge No. 61

GOOD BUY ON JASPER AVE.
BLOCK XV. PRICE \$16,500
Half cash, balance 5, 12 and 18 months. Apply
ERNEST BEAUFORT & CO'Y
Molson's Bank Bldg. Phone 5247

ORANGE MEAT

and MHE if you would eat for efficiency.

Among foods for human consumption none contains the necessary elements to sustain and energize life in greater quantities than milk and wheat.

Orange Meat and Milk is a Perfect Food

WHAT RECIPROCITY IS

No one can dispute that reciprocity will be a great benefit to the Canadian farmer. He will have access to markets where prices are much higher for what he has to sell and which is so large that prices will not be materially depressed by the fresh shipments it will send.

And it will be seen that in the same way the Canadian housewife will buy her goods cheaper than she does now. As the farmer benefits by the granting of the United States duties against what he has to sell, the Canadian housewife will benefit by the taking off of the Canadian duties on the same articles to her. That's the American idea—that it's reciprocal.

And here again we see that the Canadian government is doing its best to make us large by comparison with the fresh demand from countries which do not materially advance prices. The larger market will largely determine the price of both farm products and the food for the workman's table.

And the effect of the reciprocity will be to raise the cost of the workman's food to the American farmer. The American statement has been amply demonstrated by innumerable illustrations.

The cost of living is the least of the fact.

As to the question of whether tariffs exists, we are not so much concerned.

Broadly, the reasons are that we have a restricted market when, among others, the U.S. has an open market, has enabled the middlemen to extort an enormous profit. But we are doing our best to meet the American's tariff by giving the American workman's food costs him less and that the American's prices are lower.

An illustration of just how much money in the Canadian farmer's pocket decreases the Canadian workman's cost of living, and doesn't adversely affect Canadian industry, can only be described as ideal.

That's reciprocity.

BUDGET.

Bulletin News Service.—A very successful picnic was held on the grounds of the local church under the auspices of the local church for whose funds \$100 were made clear of all expenses. The day was a success for the day was the heating up of the political candidates on the subject of reciprocity.

Mr. Oliver, speaking at the meeting, said: "The political parties do not agree on reciprocity, but the farmers have enabled the middlemen to extort an enormous profit."

Mr. Oliver spoke first and gave a good exposition of the Canadian position.

The church steeple has not yet been completed, but the building is progressing well and the older places.

Mrs. Frank Johnson has returned from the West and is staying at the G.T.R. railway grade. She has a silver and lead end. The mines there seem to be good and should bring a valuable horse.

The Rev. Jas. H. Beattt has been home for a week. He is in excellent health and is likely to stay during the winter.

The Rev. Jas. H. Beattt, a student at Clyde, is leaving for college at the end of the month.

The settlers have come six miles to the north of Edson, have built a small log house and have found more useful to them than wagons.

Edson, Sept. 4.

BUDGET. News Service.

W. H. Ferguson's outfit is saving number for Byden and Hilliard and is looking for a place to live. Mr. Alexander's place near Spruce Grove, where he will commence fall threshing with his new machine, is being considered.

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Edson, Sept. 4.

MCCORMICK'S



10¢ PKG.

FANCY JERSEY CREAM SODAS

A Small quantity soda

Pkd only for 10¢ PKG.

EDMONTON DAILY BULLETIN

\$10,000 Writ for Damages Issued Against Griesbach

Legal Action is Taken by Returning Officer Charles May as Result of Alleged Slanderous Statements Made by Conservative Candidate in Thistle Rink Last Monday Night.

A writ in the Supreme Court of Alberta for \$10,000 damages for alleged slanderous statements of the returning officer in the Conservative candidate in the Thistle Rink last Monday night was issued yesterday afternoon.

Mr. W. A. Griesbach, Conservative candidate in the constituency of Edmonton, who was returning officer for the constituency, has filed a writ against Mr. Charles May, solicitor on behalf of Charlie Martin, Conservative candidate in the constituency of Edmonton.

The action arises out of statements made by Mr. Griesbach in the Thistle Rink on Monday night.

Following is the statement of claim and the statement of defence submitted in reply:

IN THE SUPREME COURT OF ALBERTA, JUDICIAL DISTRICT OF EDMONTON.

CHARLES MAY, Plaintiff

W. A. GRIESBACH, Defendant

STATEMENT OF DEFENCE.

In the plaintiff's statement of claim the defendant says:

1. That he did not make the statement set out in paragraph 2 of the statement of claim.

2. In the alternative that he did make the statement in question in connection with a further statement made by him and the statement as set out in the statement of claim.

The defendant states that there

was a ballot box similar to the one he produced had been made at the City of Edmonton and was exhibited to him, which he understood to be made to make the ballot boxes correspond exactly with the one he then exhibited, with the intent to mislead the public.

He further states that the ballot box was made and the wire cut at all the corners from which the ballot box was made, and that the ballot box was tampered with by the plaintiff.

"Mr. Oliver, speaking the other night, made the statement that he had a ballot box similar to some of the ballot boxes made by him, which he understood to be made to make the ballot boxes correspond exactly with the one he produced had been made at the City of Edmonton and was exhibited to him, which he understood to be made to make the ballot boxes correspond exactly with the one he then exhibited, with the intent to mislead the public.

7. Those seal boxes were manufactured in accordance with the Ballot Act and the regulations in regard to the making of ballot boxes, which will be set out in the statement of claim.

8. The defendant in making any statement he did make, did not imply or suggest that he had knowledge of or guilty of illegally having had the said thirty boxes made or that the defendant had any knowledge of the fact that the constituency nor did the defendant at any time imply or say or use any language which could be construed to mean that the defendant had knowledge of making or using or having tampered with the ballot boxes in accordance with the requirements of the Ballot Act.

9. Any statement the defendant may have made in regard to the seal boxes made in accordance with the Ballot Act and the regulations in regard to the making of ballot boxes, which he understood to be made to make the ballot boxes correspond exactly with the one he then exhibited, with the intent to mislead the public.

10. The defendant was a state witness concerning the actions of the plaintiff and were in the interests of the public.

11. The plaintiff did not sustain any damage.

Dated at Edmonton, in the Province of Alberta, this 15th day of September, 1911.

John E. Griesbach, Esq., for defendant.

For defendant, Mr. Griesbach, Esq.

Barister, Esq., City.

Dear Sirs:—I am enclosing a copy of

Mr. Griesbach's statement, which I have sent to you.

I hope you will be kind enough to

give me your opinion on the same.

Yours truly,

D. B. Mackinnon, Esq.

G.P.O. Steamer Sinking Yacht.

Vancouver, B.C., Sept. 15.—In a sinking coming down with their foremast broken over, the steamer *Empress of Canada*, a registered gasoline yacht, Alice H. was picked up of Grey yesterday afternoon by the steamer *Empress of Canada*, a gasoline yacht, owned by Mr. George M. Campbell, 259,5687, James McPhee, 226,4607, and Mr. John Campbell, 226,4608, directors brought in the bank as third party, in an endeavor to recover arising the bank, but this claim was rejected.

The action against Donald McPhee was made a test case, four cases being brought in the same cause.

The directors and the amount for which they are sold have as follows:

Mr. Griesbach, \$24,688; Donald McPhee, \$21,115; Mr. MacLean and Mr. Morrison, \$10,000; Mr. Campbell, 259,5687; James McPhee, 226,4608.

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EDMONTON DAILY BULLETIN.
Evening Edition

SUBSCRIPTIONS
One Year, by mail \$3.00
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C. F. HAYES, Business Manager.
JOHN HOWEY, Managing Editor.

SATURDAY, SEPTEMBER 16, 1911.

SHIELDING THE CULPRITS?

The coils are tightening around the man who made the fake ballot-box story. The closer the lines are drawn the more certain it becomes that the work was done by someone who thought he was doing Mr. Griesbach a service, in thus enabling him to lay a most serious charge at the door of his political opponents. Already one Conservative organizer has made an admission which puts him in a very unenviable light; and the whole case now stands that Mr. Griesbach could, if he wished, open the way to a prompt and clear understanding of the whole dastardly plot. Why he does not do so must be left for the public to judge. It has been established on oath that no boxes of the kind exhibited by Mr. Griesbach were made for use in the Edmonton constituency. It has been established on oath that the boxes made by Ross Brothers for use in the Victoria constituency were properly constructed boxes, and not of the kind exhibited by Mr. Griesbach. Mr. Griesbach stands, therefore, as the sole and only possessor—so far as known—of a box of that pattern. Whence came it? The latest attempt of Mr. Griesbach's newspaper friends to let him out of the corner is the allegation that a box of this kind was sent by Norris Brothers, of Innisfree, for use as a pattern by Ross Brothers. This, Norris Brothers deny in a telegram published in the Bulletin on Friday. And Mr. David Reid, foreman of Ross Brothers' tin-shop declares upon oath that the boxes made for Norris Brothers had each and every one a continuous wire around the lower edge of the lid. Here enters Mr. Robert Hockley, organizer for Mr. Griesbach, to put himself and his candidate in a bad plight. In an interview on Wednesday, published in a newspaper supporting Mr. Griesbach's candidature, Mr. Hockley declared that he had seen the pattern box sent up by Norris Brothers, and that the boxes made by Ross Brothers "were made exactly according to pattern." If this is so, then the pattern box when Mr. Hockley first saw it had a continuous wire around the lower edge of the lid. Mr. Hockley proffers the further testimony, in the same interview, that he at one time had this pattern box in his possession, it having been removed from the tin-shop by some party or parties unnamed before the boxes made from it were delivered. The question is then, is this pattern box which Mr. Hockley once had in his possession the box which is now in the possession of Mr. Griesbach? And, if so, who cut the wire at the corners of it after it came into Mr. Hockley's possession? The answer to that question would settle the point of who made the bogus ballot-box of which Mr. Griesbach enjoys the unenviable monopoly; and it would also probably settle the question of who made the story that such boxes were being made for use in this election in this or the Victoria constituency. Upon this point Mr. Griesbach says he is capable of throwing light. For he intimated on Monday evening that he could produce sworn evidence from men who had made boxes the same as the one he exhibited at the rink. Then, why does he not produce the evidence? Four days have since elapsed. His charge has been denied in the newspapers, and the denial supported by affidavits. A legal action has been started by the returning officer upon whose honor he cast aspersions, claiming a large amount of damages. Why does not Mr. Griesbach produce the men who were to swear that such boxes had been made and were being distributed for use in the election? Is it because he has found out that the men were lying to him—that they had themselves cut the wires in the box which was given to him as a sample of the

kind being made and sent out? Is he standing between known falsifiers and the punishment which would follow publicity? Does Mr. Griesbach hold the affidavit of these men? Do members of his executive hold them, as Mr. Griesbach's lawyer has said they do? Then why are they not produced?

MOTTOS FOR THE ANTIS.

Opposition papers stoutly deny that there is an alliance between Mr. Borden and Mr. Bourassa—that is, so many of them as are published in English-speaking parts of the country do so. The others do not so, by any means; some of them do about as nearly the contrary as possible. When the "English vote" is to be gone after, the flag is waved and the cry raised to save the country from the dominion of a treasonable Frenchman. Where the voters are of French origin the tri-color is occasionally waved—without protest from any loyal Conservative paper—and the whole campaign is shaped to the end of getting votes for Mr. Bourassa on the ground that he is less loyal than Sir Wilfrid Laurier. It is the same old game—of denouncing Laurier in the English-speaking provinces as being too French, and in the French-speaking provinces as being altogether too English. And by linking up the votes of the ultra-Imperialists with those of the Anti-Imperialists it is hoped to set up a government with Mr. Borden at its head but with Mr. Bourassa behind it and his followers as its mainstay.

Just where the Opposition papers get their authority to deny the existence of the alliance between Mr. Borden and Mr. Bourassa is not clear. The men who could pronounce with knowledge upon this point are Mr. Borden and Mr. Bourassa. Mr. Borden is not talking about this point just now—and Mr. Bourassa not long ago said something which looked very much like a declaration that there is such an alliance, clear, definite, and long-standing.

But what difference does it make whether the gentlemen have really struck hands on a definite agreement, so long as they are making war side by side for the same end—the establishment of Mr. Borden in office and Mr. Bourassa in power? That is the object of the Opposition campaign—declared to be so in Edmonton, at a Conservative rally, by a gentleman foremost in the ranks of the party locally, in the hearing of the same "Englishmen" for whose votes the Bordenites are bidding on the ground of their extreme loyalty—and, so far as reports go, without any reproof from any quarter. The circumstances give support to the statement of this gentleman that the hope, and the only hope, of the Opposition is to win with the assistance—and by the support—of the Nationalists. That admitted, it makes no difference whether the alliance has been consummated in writings, duly signed, sealed and delivered. A government erected by Mr. Bourassa and dependent for its existence upon his followers in the House of Commons would be quite as subservient to his views whether elected on an agreement that it would adopt his views or not. In any event, there would be two courses, and two only, for it—to do as Mr. Bourassa told it to do, or to get out.

Mr. Borden, of course, understands the price he would have to pay, for the assistance of the Nationalists; and his conduct seems to say that he is willing to pay it. Where now is all the anxiety of that gentleman for the solidarity of the Empire? His concern about the efficiency and size of the British navy, and his alarm lest Germany's fleet should sweep across the channel and wipe this off the seas? Where now are his offers to donate twenty-five million dollars or so to the British Admiralty to help build and maintain warships? It is only a matter of a couple of years since Mr. Borden was tearing his hair and straining his voice in agony over the impending doom of the Empire, and the urgency of Canada doing something extraordinary to avert that assured disaster. He is not worrying about the Empire now. He has not built a battleship during the whole campaign, nor walloped the Kaiser in a single speech. How is this? If there was peril two years ago,

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JAMES RAMSAY

there must be peril still. The German fleet is stronger than it was then. The British treasury, if empty then, cannot be overflowing now. If donations were a part of Canada's duty then they must be a part of Canada's duty now. What about it? Should we give or not give. Shall we save the Empire or not save it? Alas, there comes no information from Mr. Borden. Upon the Imperial question he is as silent as upon the Halifax platform. What does this silence imply but that he had to drop the naval subsidy policy or get along without Mr. Bourassa; and that he preferred to drop, the navy and cling to the Nationalists?

Mr. Borden's followers in Quebec are governing themselves strictly by the fact that Mr. Bourassa must be kept friendly, if hope of success is to be entertained at all. The Montreal Conservative Association is distributing Mr. Bourassa's literature—denouncing the sending of Canadian troops to South Africa; denouncing the idea of contributing anything or in any way to the naval defence of the Empire; and declaring that the thing for Canada to do is to break away from Great Britain at the first favorable opportunity. The better, to give success to these views, Conservative candidates are not allowed to run against Nationalist candidates, and Conservatives of long standing in the party are campaigning with the Nationalist leaders and speaking from the same platform—giving their moral support to the principles and opinions decided by their companions in arms. All that Mr. Borden's influence and friends in Quebec can do is being done to give favorable publicity to the views of Mr. Bourassa and to secure the return of members holding those views.

Whether by definite agreement, or just through a general understanding of the situation, that is the attitude of the Conservatives of Quebec and of the leader of the party in the Dominion to Mr. Bourassa and the things Mr. Bourassa stands for.

And in the English-speaking provinces—and especially in those parts of them where the British-born are most numerous—the flag-waving goes merrily on, and all who value the security of the Empire

and all who favor the attachment of Canada to Great Britain are admiringly to ally themselves with the allies of Bourassa and to vote for his exaltation to the position of government-maker for the Dominion. In the interests of humour, as well as of truth, it is to be regretted that these loyalists have not the courage of their convictions, else we should see some very fine and altogether unique mottoes pasted upon the bill-boards and blazoned in the transparencies. These, for instance: "Vote for Borden and condemn the sending of Canadians soldiers to South Africa;" "Vote for Bourassa and stop the building of a Canadian fleet;" "Put Borden in power and hasten the day Canada shall break the bonds of Empire and set up as an independent nation." Really those would be very effective mottoes. They could hardly fail to attract notice and to arouse political action. They would affect votes. May we recommend them, with all proper modesty, to the local committees in this province, who have in charge the preparation of slogans, mottoes and campaign cries for the candidates of Mr. Borden and Mr. Bourassa?

Speaking in Lethbridge, Mr. R. B. Bennett said: "I am not the least afraid of annexation following reciprocity. I have too much respect for Canadian manhood to think of such a thing." Hitherto Mr. Bennett has been basing his campaign mainly on the argument that reciprocity would be followed by the merging of Canada with the United States. Evidently Mr. Bennett is a practiser as well as a preacher of sudden conversion.

With Borden candidates wishing God-speed to the Nationalists and the chief of the Nationalists campaigning for Borden candidates in French-speaking communities in Ontario, it would seem to be about time for an authoritative denial from Mr. Borden that he and Mr. Bourassa are travelling in double harness.

Whose business was ever made better by denying him the right to buy where he could get most for his money, and to sell where he could get most money for his products?

Bourassa, Borden and the Bogus Ballot-box. Hooray!!!

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EDMONTON HOUSE on Ottawa of the streets, and it only takes time to handle it. Very liberal terms to buy.

We have a full-sized lot close in on Second Street, with house and other buildings, for sale at very low terms.

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The hotel is the largest at Gardiner
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Montreal—Quebec—Liverpool

LATOURISTIC, Sept. 5, Sept. 20, Oct. 25
Plymouth, Plymouth (England), Plymouth,
Southampton, London, Dover and Antwerp.

SEASIDE, Sept. 15, Oct. 20, Nov. 4
MEDITERRANIAN, Sept. 23, Oct. 25, Nov. 11
TRIUMPHIC, Sept. 23, Oct. 21, Nov. 18

Sailings from Boston, New York and
Montreal, Quebec, Montreal, Quebec,
Plymouth, Cherbourg (France), Southampton,
London, Dover and Antwerp.
SAILING, Sept. 15, Oct. 20, Nov. 4
Star Line and White Star Line.

QUEBEC, Sept. 15, Oct. 20, Nov. 4
Olympic, G. & G. T. Sailing Sept. 20th

W. M. McLEOD,
Canadian Western Traveler Agent,
201 First Street, Corner Portage
Avenue, Winnipeg, Man.

STOLYPIN WILL RECOVER.

Physician of Russian Premier Report
His Condition Satisfactory.

St. Petersburg, Sept. 15.—The best
of the Russian Society, who was
ill last night, due to a gale
performance at the theatre in Kiev
last night, will recover, is encouraged
by Dr. V. V. Kostylev, son of the
former brother, Alexander Stolypin,
from Kiev, early this morning. The
message reads: "The patient is
improving rapidly. His condition is
now good. Please do not be worried
that an operation is unnecessary."



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Montreal.

C. A. LOWEY, Local Representative
Montreal.

AROUND THE CITY

LOCALS.

Rev. H. P. Bishop, representing the Laymen's Aid Movement, will speak in the First Presbyterian church tomorrow morning.

Wednesday night Sunday school will hold a rally tonight at 8 p.m.

A meeting of the Boy Scouts will be held at the Whistle Inn on the Greenway at 8 p.m. Saturday evening.

On Sunday afternoon at 2 o'clock, a lecture in the Whistle Inn on the Greenway will be given on the history of this wonderfully interesting subject. Mr. Bishop will prove it a veritable history of the Scout.

At McDonald church the Rev. J. H. Tipton will speak on "The Weddings"; Robert H. Brown, of Edmonton; Miss M. T. Tipton, of Hastings; Edna L. Lovell, of Edmonton; to Miss Eliza C. Creasy of Edmonton; to Miss Eliza E. Wright, of Ponoka Crossing; and the residence of Wm. A. Lovell, to Miss Alice Lee; to Miss Leila Lee, both of Edmonton.

The men of Belling and W. K. Kortch will charge a nickel entrance. Admission six weeks ago, after the court had issued an attachment, was paid by the defendant, a suit instituted by Israel Emanuel, to have his house held in inspection. Wards at the moment paid him \$1000 this morning, but the continuance was granted until next Saturday.

Rev. Charles H. Blaustein, formerly pastor of McDonald church, will be here Saturday night to occupy the pulpit of McGeough church, and to preach. Rev. Mr. F. H. G. will be here to lead the choir, and will have a few beautiful views of the little scenes of savagery of South America, and will throw in a few words of wisdom from a powerful lighted instrument which he has. Those who have heard him will have the opportunity of seeing some of the wonderful things of which he speaks. He will accompany the pictures with an interesting description of each offering is the only admission fee.

BUILDING PERMITS.

The following permits were issued from the building department on Friday afternoon, and this morning:

Lodwick and McMillan, addition on Thirteenth St., \$350.

A. F. Shuster, house on Fifth St., \$100.

M. Alphina, house on Parkdale, \$1,800.

TWO MEN KILLED.

Letters have been received by the mounted police here inquiring as to the probable whereabouts of two men who were reported to have been anxious to locate a seat in the Senate. A few days ago, the last letter was written to Mr. Joseph Laird, of Osage, Saskatchewan, writing to him to let him know that he had no desire to be seated in any of the seats in the Senate.

Mr. Saunderson, of Yale, Michigan, has the mounted police to assist him in finding a seat in the Senate. Any information as to the whereabouts of these men may be sent to headquarters of the mounted police in this city.

SHORTEST OF TWINE.

In nearly all additional towns the community is having operations in this district, according to A. J. Tipton, who came in last night from his farm near Virden, 82 miles east of Edmonton, and reported that agents for twin factories evidently had been here, and that grain, not figuring that the market price of grain was as large as it really is, with the result that the price of a short of twine with which to finish out the twine was high.

Mr. Burnham reports from Mr. Burns' mill in Viking, the greatest ever grown there. He made it to Edmonton for the purpose of buying enough twine to pack his harvest, but finds it impossible to get any. He has already used 500 pounds.

PERSONAL.

Mr. George H. Dugan, son of Mr. George H. Dugan, who has gone to Banff for a week, has come back.

D. B. McCutcheon and J. R. Wan are among the Calgary contingent at the King Edward Hotel, where the numerous guests in the city are staying.

J. A. Erickson, G. W. Anderson, A. Crasto and others of Great Falls, Montana, arrived from the west yesterday, and are staying at the Queen Hotel. They are looking over the country hereabouts with a view of location.

THE WEATHER.

Moderately warm weather has prevailed over the prairie provinces. In Manitoba the temperature ranges from 60 to 80 degrees.

Forecast—Manitoba and Saskatchewan, warm with local undulations. Sunday, 65°; Monday, 70°; Tuesday, 72°; Wednesday, 74°; Thursday, 76°; Friday, 78°; Saturday, 80°.

Alberta, mostly warm and becoming cooler. Sunday, 68°; Monday, 70°; Tuesday, 72°; Wednesday, 74°; Thursday, 76°; Friday, 78°; Saturday, 80°.

Northwest Territories, cool. Sunday, 60°; Monday, 62°; Tuesday, 64°; Wednesday, 66°; Thursday, 68°; Friday, 70°; Saturday, 72°.

Montana, 60°; Idaho, 62°; Wyoming, 64°; Colorado, 66°; New Mexico, 68°; Arizona, 70°; California, 72°; Oregon, 74°; Washington, 76°; Alaska, 78°; British Columbia, 80°.

British Columbia, 82°; Vancouver, 84°; Victoria, 86°; Victoria, 88°; Victoria, 90°; Victoria, 92°; Victoria, 94°; Victoria, 96°; Victoria, 98°; Victoria, 100°.

Washington, 84°; Oregon, 86°; Idaho, 88°; Colorado, 90°; Wyoming, 92°; Montana, 94°; North Dakota, 96°; South Dakota, 98°; Nebraska, 100°; Kansas, 102°; Oklahoma, 104°; Texas, 106°; New Mexico, 108°; Arizona, 110°; California, 112°; Nevada, 114°; Utah, 116°; Colorado, 118°; Wyoming, 120°; Montana, 122°; Idaho, 124°; Washington, 126°; Oregon, 128°; Alaska, 130°; British Columbia, 132°; Yukon, 134°; Northwest Territories, 136°.

Alaska, 138°; Yukon, 140°; Northwest Territories, 142°; Yukon, 144°; Northwest Territories, 146°; Yukon, 148°; Northwest Territories, 150°; Yukon, 152°; Northwest Territories, 154°; Yukon, 156°; Northwest Territories, 158°; Yukon, 160°; Northwest Territories, 162°; Yukon, 164°; Northwest Territories, 166°; Yukon, 168°; Northwest Territories, 170°; Yukon, 172°; Northwest Territories, 174°; Yukon, 176°; Northwest Territories, 178°; Yukon, 180°; Northwest Territories, 182°; Yukon, 184°; Northwest Territories, 186°; Yukon, 188°; Northwest Territories, 190°; Yukon, 192°; Northwest Territories, 194°; Yukon, 196°; Northwest Territories, 198°; Yukon, 200°; Northwest Territories, 202°; Yukon, 204°; Northwest Territories, 206°; Yukon, 208°; Northwest Territories, 210°; Yukon, 212°; Northwest Territories, 214°; Yukon, 216°; Northwest Territories, 218°; Yukon, 220°; Northwest Territories, 222°; Yukon, 224°; Northwest Territories, 226°; Yukon, 228°; Northwest Territories, 230°; Yukon, 232°; Northwest Territories, 234°; 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BRITISH STATESMEN APPROVE RECIPROCITY AGREEMENT

While Canadian politicians fill the air with their mischievous and factious crits of "disloyal" Americans, those statesmen who have contracted with the Molson Company here on the reciprocity agreement with a serene approval.

Mr. Asquith, Prime Minister, in a speech in the House of Commons, has declared the action of Canada in making the reciprocity agreement and said on that occasion:

"When she had an offer from the United States to lower the wall and open up her market to us, we did not consider it in the interest of this country or in any supposed interest of the British Empire, to refuse to make available the usual outlet for their produce."

He added that the negotiations between Canada and the United States had been most carefully watched by Ambassador Bryce, and went on:

"I need not say that it was no necessary for him to urge upon his Canadian colleagues the necessity of safeguarding the special interests of British trade. They were always most ready to accept and to welcome to participate at any rate to consider, if not to decide, his suggestions."

Mr. Sidney Buxton, president of the British Board of Trade, another member of the cabinet, in discussing the matter, said:

"The Government could not resist any fiscal arrangement which would be to the advantage of all countries concerned, and under which, in this particular case, the trade of Canada, as the Canadians themselves think, would be increased. The Government has decided to increase the trade of Canada, and the greater the trade the Empire would send to Canada. They certainly feel strongly that there was no greater proof of the loyalty of the Canadians than the patriotic and loyalty of the Canadians themselves. (Hear, hear.) But it was said that the Government, by their inaction in the matter, were reducing the Canadian market to a point where it was almost to the vanishing point. That pessimistic view was very greatly exaggerated. The Government highly appreciated the attitude of the Canadian Government who in a spirit of good will, with the United States had done their best to effect in the slightest way possible the preference which they were giving to this country."

Mr. Lloyd George, chancellor of the exchequer, speaking of the reciprocity agreement in the House of Commons, on February 14, stated:

"The policy of the Government is to give every encouragement to the trade of Canada, and to help them in every way we can to increase their production, regard it as a great source of common sense, and an immense source of the wealth of free ports, indicating a step toward the fraternity and cooperation of the English-speaking peoples."

On April 15, the Canadian reciprocity agreement was discussed in the House of Lords and on that occasion Lord Halifax, secretary of state for foreign affairs, said:

"The policy of the Government is to give every encouragement to the trade of Canada, and to help them in every way we can to increase their production, regard it as a great source of common sense, and an immense source of the wealth of free ports, indicating a step toward the fraternity and cooperation of the English-speaking peoples."

Lord Halifax, when "Jorât" will not be questioned:

"London Daily Chronicle: 'We may safely assume that mutual arrangements will be made with the commercial arrangement, adding prosperity to the Dominion.'

The London Times (Colonial): 'We cannot tell how far the Government will go in this direction, but we do know that there is not THERE IS NO REASON TO SUSPECT THAT THE RECIPROCITY AGREEMENT WOULD PRODUCE ANY TENDENCY IN THE CANADIAN MARKET TO TURN AGAINST THE UNITED STATES, WITH THE UNITED STATES MIGHTY NEAR IT'S STRENGTH RATHER THAN DIMINISH THE SELF-RELIANCE AND INDEPENDENCE OF THE CANADIAN PEOPLES.'

Manifestly a tall house comes from the delusion that two countries cannot be prosperous at the same time. IT IS CHILDISH TO SAY THAT THE UNITED STATES AND AMERICA WILL NOT COME HIGHER through new opportunities of trading with each other. CANADA WILL BE GUILTY OF A DISLOYAL ACT TO HERSELF BY ITSELF.

Asthma

The terrible strength to breathe, the restricted throat muscles find constant help and permanent benefit.

Two Sizes, \$2 and \$1.00

Kellogg's Asthma Remedy

NEW RAILWAY LINE FOR NORTH COUNTRY

Incorporation Will be Asked for Pacific Trans-Canada and Hudson Bay Railway Company with Power to Build Extensive Lines.

Ottawa, Sept. 15.—Nature is given the right to do what she will, Parliament at next session for an act incorporating a railway company uniting the Pacific Coast with the Great Lakes and Hudson Bay Railway Company, with power to construct and operate a line from Port Arthur to Montreal, thence northward by most direct route to Athabasca Landing; thence westward to the Peace River; Lower Slave Lake to Wainman or Lom River; thence northward to a point near the junction of the Red River with the Peace River, or at a point near the junction of the Red River with the Peace River; thence northward on the Peace River; thence northward to Fort McMurray, thence westward to a point near its crossing of Wabasca River or on the river eastward to Fort McMurray; thence westward to a point on the Peace River; thence westward along the Clearwater River and Chetwynd River through the province of Saskatchewan to Port Chimo; thence northward on Hudson Bay; from a point on the said railway line in the vicinity of the mouth of Lom River westward to Peace River; thence westward on the north side of the river, westward to Lautier Pass to Prince Rupert; by Portland Canal on the Pacific coast in British Columbia.

FOUR LIONS AT LARGE.

Ottawa, Sept. 15.—There was wild excitement in the city yesterday over about 10 morning when four wild animals in the King Edward circus, which had been in Ottawa for three days, escaped and terrorized the vicinity for a time. A lion, two leopards and a jaguar were loose, and the manager of the show, was just sitting down to breakfast when an alarm was sounded. The police department and shouted that the animals were loose. After a good deal of excitement they were successfully caught again.

Hewson's Pure Wool Underwear

**Hewson's
Pure Wool
Unshrinkable
Underwear**

EDMONTON DAILY BULLETIN

SATURDAY, SEPTEMBER 16, 1911.

CHURCH SERVICES

Church services must be over by 10 a.m. before our offices are open, and evening services are Saturday evenings.

ALL SAINTS CHURCH—Every Services—

High Communion 1st and 3rd Sunday; 11 a.m., Evening prayer 1 p.m.; boys' Bible class at 2 p.m., and women's Bible class at 3 p.m.

Wednesday evening service at 8 p.m. followed by a short meeting on Week. Assistant Rector.

St. Paul's church, corner of 10th Street and 102nd Avenue, 14th day after Trinity, 11 a.m. Matins.

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